Dear Senators HEIDER, Nuxoll, Bock, and Representatives WOOD, Perry, Rusche:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Department of Health and Welfare:

- IDAPA 16.03.01 Rules Pertaining To The Eligibility for Health Care Assistance for Families & Children (Chapter Repeal) (Docket No. 16-0301-1301);
- IDAPA 16.03.01 Rules Pertaining To The Eligibility for Health Care Assistance for Families & Children (Chapter Rewrite) (Docket No. 16-0301-1302).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 11/01/2013. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 12/03/2013.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4845, or send a written request to the address on the memorandum attached below.



Legislative Services Office **Idaho State Legislature**

Jeff Youtz Director

Serving Klaho's Cilizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Health & Welfare Committee and the House Health

& Welfare Committee

FROM: Senior Legislative Research Analyst - Ryan Bush

DATE: October 15, 2013

SUBJECT: Department of Health and Welfare - Eligibility for Health Care Assistance for Families and

Children

IDAPA 16.03.01 - Rules Pertaining To The Eligibility for Health Care Assistance for Families & Children

(Chapter Repeal) (Docket No. 16-0301-1301)

IDAPA 16.03.01 - Rules Pertaining To The Eligibility for Health Care Assistance for Families & Children (Chapter Rewrite) (Docket No. 16-0301-1302)

The Department of Health and Welfare submits notice of proposed rulemaking at IDAPA 16.03.01 - Rules Pertaining To The Eligibility for Health Care Assistance for Families & Children (Chapter Repeal) (Docket No. 16-0301-1301) and (Chapter Rewrite) (Docket No. 16-0301-1302). The Department states that changes in federal law have made the current chapter of rules outdated and out of compliance. Therefore, the Department is repealing Chapter 16.03.01 in its entirety and rewriting it. The Department states that the new chapter will go into effect on January 1, 2014. Specifically, this chapter rewrite accomplishes the following:

- (1) Lists eligibility criteria;
- (2) Defines terms;
- (3) Provides application requirements;
- (4) Provides income requirements for eligibility;
- (5) Provides non-financial requirements such as residency, citizenship and identity;
- (6) Provides for renewal of eligibility including reporting requirements;
- (7) Provides for participant rights;
- (8) Requires group health plan enrollment if available; and
- (9) Describes health coverage for adults, children and pregnant women and access to coverage under other health plans.

The Department states that negotiated rulemaking was not conducted because this change is being done to comply with federal law. There is no fiscal impact associated with this rulemaking.

Mike Nugent, Manager Research & Legislation Cathy Holland-Smith, Manager **Budget & Policy Analysis**

April Renfro, Manager Legislative Audits

Glenn Harris, Manager **Information Technology**

Tel: 208-334-2475 www.legislature.idaho.gov The proposed rule appears to be within the statutory authority granted to the Department in Sections 56-202(b), 56-242 and 56-253, Idaho Code.

cc: Department of Health and Welfare - Eligibility for Health Care Assistance for Families and Children Tamara Prisock
Shannon Epperley

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.03.01 - ELIGIBILITY FOR HEALTH CARE ASSISTANCE FOR FAMILIES AND CHILDREN DOCKET NO. 16-0301-1301 (CHAPTER REPEAL) NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 56-202, 56-203, 56-209, 56-236 through 56-240, 56-242, 56-250 through 56-257, 56-260 through 56-266, Idaho Code; and 42 CFR, 45 CFR, and 26 USC Part 36B.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 16, 2013.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This rulemaking is being done because changes in federal laws that must be implemented by January 1, 2014, will render this chapter of rules outdated and out of compliance with federal law. To avoid confusion and remain in compliance with the new federal requirements, this chapter is being repealed in its entirety and rewritten under companion Docket No. 16-0301-1302 that is being published in this same Bulletin.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

The fiscal impact for this rulemaking is anticipated to be cost-neutral.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because federal laws require the Department to make changes to these rules and have them in place by January 1. 2014, in order to be in compliance with that law. The changes required by federal law makes these rules non-negotiable.

INCORPORATION BY REFERENCE: No materials are being incorporated by reference into these rules.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Shannon Epperley at (208) 334-5969.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 23, 2013.

DATED this 29th day of August, 2013.

Tamara Prisock, DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036

email: dhwrules@dhw.idaho.gov

phone: (208) 334-5500

fax: (208) 334-6558

IDAPA 16.03.01 IS BEING REPEALED IN ITS ENTIRETY

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.03.01 - ELIGIBILITY FOR HEALTH CARE ASSISTANCE FOR FAMILIES AND CHILDREN DOCKET NO. 16-0301-1302 (CHAPTER REWRITE) NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 56-202, 56-203, 56-209, 56-236 through 56-240, 56-242, 56-250 through 56-257, 56-260 through 56-266, Idaho Code; and 42 CFR, 45 CFR, and 26 USC Part 36B.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 16, 2013.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This rulemaking is being initiated because of changes in federal law that must be implemented by January 1, 2014. To avoid confusion and remain in compliance with the new federal requirements, the current chapter is being repealed under companion Docket No. 16-0301-1301 and published in this same Bulletin. This chapter of rules is being rewritten to be in compliance with federal law. The rules are being published as proposed in this Bulletin, but will go into effect on January 1, 2014. The new chapter includes:

- 1. Eligibility criteria;
- 2. Definitions;
- 3. Application requirements;
- 4. Non-financial requirements, including residency and U.S. citizenship, identity, and verification requirements:
- 5. Financial requirements including determination of income for eligibility;
- 6. Health coverage for children, adults, and access to coverage under other health plans;
- 7. Renewal of eligibility including reporting requirements;
- 8. References to other chapters of rules as necessary; and
- 9. Sections needed to meet requirements of the rules of the Office of the Administrative Rules Coordinator.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: NA

FISCAL IMPACT: The following is a specific description, if applicable, of any fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

The fiscal impact for this rulemaking is anticipated to be cost-neutral.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because federal laws require the Department to make changes to these rules and have them in place by January 1. 2014, in order to be in compliance with that law. The changes required by federal law makes these rules non-negotiable.

INCORPORATION BY REFERENCE: No materials are being incorporated by reference into these rules.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Shannon Epperley at (208) 334-5969.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 23, 2013.

Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite

DATED this 30th day of August, 2013.

Tamara Prisock DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036

phone: (208) 334-5500; fax: (208) 334-6558

email: dhwrules@dhw.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET 16-0301-1302

IDAPA 16 TITLE 03 CHAPTER 01

16.03.01 - ELIGIBILITY FOR HEALTH CARE ASSISTANCE FOR FAMILIES AND CHILDREN

000. LEGAL AUTHORITY. In accordance with Sections 56-202, 56-203, 56-209, 56-239, 56-250, 56-253, 56-255, 56-256 and 56-257, Idaho Code, the Idaho Legislature has authorized the Department of Health and Welfare to adopt and enforce rules for the administration of Title XIX of the Social Security Act (Medicaid), Title XXI of the Social Security Act. () 001. TITLE AND SCOPE. 01. Title. These rules will be cited as IDAPA 16.03.01, "Eligibility for Health Care Assistance for Families and Children." () 02. Scope. These rules provide standards for issuing coverage for Title XIX and Title XXI of the Social

002. WRITTEN INTERPRETATIONS.

Security Act.

In accordance with Section 67-5201(19)(b)(iv), Idaho Code, this agency has written statements that pertain to the interpretation of the rules of this chapter, or to the documentation of compliance with the rules of this chapter. The document is available for public inspection and copying at cost at the Department of Health and Welfare, 450 West State Street, P.O. Box 83720, Boise, Idaho, 83720-0036 or at any of the Department's Regional Offices.

003. ADMINISTRATIVE APPEALS.

All administrative appeals are governed by provisions of IDAPA 16.05.03, "Contested Case Proceedings and Declaratory Rulings."

004. INCORPORATION BY REFERENCE.

No documents have been incorporated by reference into these rules.

005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS -- STREET ADDRESS -- TELEPHONE NUMBER -- INTERNET WEBSITE.

)

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite Eligibility for Health Care Assistance for Families & Children Office Hours. Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday through Friday, except holidays designated by the state of Idaho. Mailing Address. The mailing address for the business office is Idaho Department of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036. Street Address. The business office of the Idaho Department of Health and Welfare is located at 450 West State Street, Boise, Idaho 83702. Telephone. The telephone number for the Idaho Department of Health and Welfare is (208) 334-5500. 05. **Internet Website**. The Department's internet website is http://www.healthandwelfare.idaho.gov. 006. CONFIDENTIALITY OF RECORDS AND PUBLIC RECORDS. Confidential Records. Any information about an individual covered by these rules and contained in the Department's records must comply with IDAPA 16.05.01, "Use and Disclosure of Department Records." Public Records. The Department will comply with Sections 9-337 through 9-350, Idaho Code, when requests for the examination and copying of public records are made. Unless otherwise exempted, all public records in the custody of the Department are subject to disclosure. 007. -- 009. (RESERVED) **DEFINITIONS (A THROUGH L).** For the purposes of this chapter, the following terms apply. Advanced Payment of Premium Tax Credit. Payment of federal tax credits specified in 26 U.S.C. Part 36B (as added by section 1401 of the Affordable Care Act) which are provided on an advance basis to an eligible individual enrolled in a Qualified Health Plan (QHP) through an exchange in accordance with sections 1402 and 1412 of the Affordable Care Act. 02. **Adult**. Any individual who has passed the month of his nineteenth birthday.) **Affordable Care Act.** The Patient Protection and Affordable Care Act of 2010 (Pub. L. 111-148), as amended by the Health Care and Education Reconciliation Act of 2010 (Pub. L. 111-152). **Applicant.** A person applying for public assistance from the Department, including individuals referred to the Department from a Health Insurance Exchange or Marketplace. Application. An application for benefits including an Application for Assistance (AFA) or other application recognized by the Department, including referrals from a Health Insurance Exchange or Marketplace. **Application Date.** The date the Application for Assistance (AFA) is received by the Department or by the Health Insurance Exchange or Marketplace electronically, telephonically, in person, or the date the application is postmarked, if mailed. Caretaker Relative. A caretaker relative is a relative of a dependent child by full - or half-blood, adoption, or marriage with whom the child is living, who assumes primary responsibility for the child's care. A caretaker relative is one of the following:)

A child's natural, adoptive, or step-parents;

Eligibil	lity for F	lealth Care Assistance for Families & Children Proposed Rule - Chapter R	tewrit	е
	b.	A child's natural, adoptive, or step-grandparents;	()
	c.	The child's natural, adoptive, half- or step-siblings;	()
remove	d. d; or	The child's natural, adoptive, half or step-uncle, aunt, first cousin, nephew, niece; first cous	sin onc	e)
	e.	The current or former spouse of a qualified relative listed above.	()
	08.	Child . Any individual from birth through the end of the month of his nineteenth birthday.	()
that incl	09. ludes both	Citizen . A person having status as a "national of the United States" defined in 8 U.S.C. 1101 a citizens of the United States and non-citizen nationals of the United States.	l(a)(22 (!))
coinsura	10. ance or co	Cost-Sharing . A participant payment for a portion of Medicaid service costs such as deduction-payment amounts.	ctible:	s,)
		Creditable Health Insurance . Creditable health insurance is coverage that provides beneficial through the patient hospital services and physicians' medical and surgical services. Creditable coverage escope dental, vision, specified disease or other supplemental-type benefits.		
	12.	Department . The Idaho Department of Health and Welfare.	()
	13.	Disenrollment . The end of an individual's participation in a Health Care Assistance program	m. ()
		Electronic Account . An electronic file that includes all information collected and generated each individual's Health Care Assistance eligibility and enrollment, including all docume rmation collected as part of an eligibility review, or during the course of an appeal.		
Health (15. Care Assi	Eligibility . The determination of whether or not an individual is eligible for participati stance program.	on in	a)
	16.	Enrollment . The process of adding eligible individuals to a Health Care Assistance program	n. ()
parent o		Extended Medicaid . Extended Medicaid is four (4) additional months of medical assistant caretaker who becomes ineligible for Title XIX Medicaid due to an increase in spousal		
		Federal Poverty Guidelines (FPG) . The federal poverty guidelines issued annually ealth and Human Services (HHS). The Federal Poverty Guidelines (FPG) are available on tan Services website at http://aspe.hhs.gov/poverty.		
order to	19. determin	Health Assessment . Health Assessment is an examination performed by a primary care profe the appropriate health plan for a Medicaid-eligible individual.	vider i (n)
		Health Care Assistance (HCA) . Health coverage, including Title XIX or Title XXI repartment for persons or families under the authority of Title 56, Chapter 2, Idaho Code, as urance plans purchased with a Premium Tax Credit described in Subsection 010.01 of this running.	well a ıle.	
business	21. ses can:	Health Insurance Exchange or Marketplace. A resource where individuals, families, an	d sma	ll)
	a.	Learn about their health coverage options;	()

DEPARTMENT OF HEALTH AND WELFARE

Docket No. 16-0301-1302

	T OF HEALTH AND WELFARE Health Care Assistance for Families & Children P	Docket No. 16-0301-1302 roposed Rule - Chapter Rewrite
b.	Compare health insurance plans based on costs, benefits, and	other important features: ()
c.	Choose a health coverage plan; and	()
d.	Enroll in health coverage.	()
22. XIX and Title X	Health Insurance Premium Program (HIPP) . The Premium XI participants may participate.	n Assistance program in which Title
23. obtained through	Health Plan . A set of health services paid for by Idaho Men the Health Insurance Exchange or Marketplace.	dicaid, or health insurance coverage
24. Health Plan for t	Health Questionnaire . A tool used to assist Health and We the Medicaid applicant.	fare staff in determining the correct
25. individual incom	Internal Revenue Code . The federal tax law used to determine and self-employment income.	e eligibility under Title 26 U.S.C. for
26. are used to deter	Internal Revenue Service (IRS). The U.S. government agent mine income eligibility. The IRS website is at http://www.irs.go	
27. and all insurance	Insurance Affordability Programs . Insurance affordability pe programs available in the Health Insurance Marketplace.	orograms include Title XIX title XXI
28. described in Sec	Lawfully Present . An individual who is a non-citizen and tion 221 of these rules.	I who is a qualified non-citizen as
29. the state in which	Lawfully Residing . An individual who is lawfully present in h they are applying for health care coverage.	the United States and is a resident of
	SITIONS (M THROUGH Z). s of this chapter, the following terms apply.	()
01. to determine mo	MAGI-Based Income. Income calculated using the same final dified adjusted gross income for federal tax filers, with the exce	ncial methodologies used by the IRS ption that:
a.	Educational income is excluded in Section 382 of these rules;	()
b.	Indian monies excluded by federal law are not included in MA	GI-based income; ()
с.	Lump sum income is counted only in the month received in Se	ection 384 of these rules; and ()
d. of application.	For Medicaid applicants, MAGI-based income is calculated ba	sed on income received in the month
02. federal and state individuals.	Medicaid. Idaho's Medical Assistance Program administered funds according to Title XIX of the Social Security Act that	
03. Adjusted Gross 1	Modified Adjusted Gross Income (MAGI). Modified A Income as defined by the IRS, plus certain tax-exempt income.	djusted Gross Income (MAGI), is
	Newborn Deemed Eligible . A child born to a woman who date of the child's birth, including during a month of retroactive or Medicaid for the first year of his life.	s eligible for and receiving medical eligibility for the mother. A child so
05.	Non-Citizen. Same as "alien" defined in Section 101(a)(3) of	the Immigration and Nationality Act

(INA) (8	U.S.C.	1101 (a)(3)), and includes any individual who is not a citizen or national of the United States.	. ()
	06.	Parent. For a household with a MAGI-based eligibility determination a parent can be:	()
	a.	Natural;	()
	b.	Biological;	()
	c.	Adoptive; or	()
	d.	Step-parent.	()
	07.	Participant. An individual who is eligible for, and enrolled in, a Health Care Assistance pro	ogran (ı.)
	08. cy-related	Pregnant Woman Coverage . Medical assistance for a pregnant woman that is limd services for the period of the pregnancy and sixty (60) days after the pregnancy ends.	ited (to)
	09.	Premium. A regular, periodic charge or payment for health coverage.	()
	10. eting and y determ	Qualified Hospital . Participates as a provider under the Medicaid state plan, may assist indid submitting applications for Health coverage, and has not been disqualified from doing presuinations.	ımpti	
(c).	11.	Qualified Non-Citizen. Is the same definition as a "qualified alien" defined at 8 U.S. C.164	(b) aı (nd)
day after	r the not	Reasonable Opportunity Period . A period of time allowed for an individual to provide recipion or identity. A reasonable opportunity period extends for ninety (90) days beginning on tice requesting the proof has been mailed to the applicant. This period may be extended mines that the individual is making a "good faith" effort to obtain necessary documentation.	the 5 if the 1	th
	13. half or s	Sibling . For household with MAGI-based eligibility determination: Is a natural or biotep sibling.	logica (al,)
	14.	SSI. Supplemental Security Income.	()
	15.	SSN. Social Security Number.	()
	16.	State. The state of Idaho.	()
	17.	TAFI. Temporary Assistance for Families in Idaho.	()
	18.	TANF . Temporary Assistance to Needy Families.	()
to federa		Tax Dependent . A person, who is a related child, or other qualifying relative or person, accordands for whom another individual can claim a deduction for a personal exemption when x for a taxable year.	cordii filing (ng ; a)
	20. r part of	Third Party . Includes a person, institution, corporation, public or private agency that is little medical cost of injury, disease, or disability of a medical assistance participant.	able	to)
jointly fi		Title XIX . Title XIX of the Social Security Act, known as Medicaid, is a medical benefits p by the federal and state governments and administered by the States. This program pays for a tain individuals and families with low income, and for some program types, limited resource	nedic	

Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite

- **22. Title XXI**. Title XXI of the Social Security Act, known as the Children's Health Insurance Program (CHIP), is a federal and state partnership similar to Medicaid, that expands health insurance to targeted, low-income children.
- **23. Working Day**. A calendar day when regular office hours are observed by the state of Idaho. Weekends and state holidays are not considered working days.

012. -- 099. (RESERVED)

APPLICATION REQUIREMENTS (Sections 100 Through 199)

100. PARTICIPANT RIGHTS.

The participant has rights protected by federal and state laws and Department rules. The Department must inform participants of the following rights during the application process and eligibility reviews.

- **01. Right to Apply**. Any person has the right to apply for any Health Care Assistance program. Applications may be submitted by paper, electronically, by fax or telephonically. Application information must be in a form or format provided by the Department.
- **02. Right to Hearing**. Any participant can request a hearing to contest a Department or Health Insurance Exchange or Marketplace decision under the provisions in IDAPA 16.05.03. "Contested Case Proceedings and Declaratory Ruling."
- **03. Right to Request Reinstatement of Benefits**. Any participant has the right to request reinstatement of benefits until a hearing decision is made if the request for the reinstatement is made before the effective date of the action taken on the notice of decision. Reinstatement pending a hearing decision is not provided in the case of an application denied because an individual did not provide citizenship or identity documentation during a reasonable opportunity period allowed by the Department.
- **04. Civil Rights**. Participants have civil rights under the U.S. and Idaho Constitutions, the Social Security Act, Title IV of the Civil Rights Act of 1964, the Rehabilitation Act of 1973 contained in Title 29 of the U.S. Code, and all other relevant parts of federal and state laws.

101. -- 109. (RESERVED)

110. APPLICATION FOR HEALTH CARE ASSISTANCE.

The application must be complete and signed by the participant or authorized representative. By signing the application, the participant or authorized representative agrees, under penalty of perjury, that statements made on the application are truthful.

111. SIGNATURES.

An individual who is applying for benefits, receiving benefits, or providing additional information as required by this chapter, may do so with the depiction of the individual's name either handwritten, electronic, or recorded telephonically. Such signature serves as intention to execute or adopt the sound, symbol, or process for the purpose of signing the related record.

112. -- 119. (RESERVED)

120. COLLATERAL SOURCES.

A participant's signature on the application is his consent for the Department to contact collateral sources for verification of eligibility requirements. Collateral sources include available electronic data sources to verify eligibility requirements which may include: Homeland Security, IRS, Social Security, State and Federal wage verification systems, child support services, or other electronic sources available to the Department.

121. -- 129. (RESERVED)

Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite

130. APPLICATION TIME LIMITS. Each application must be processed as close to real time as practicable, but not longer than forty-five (45) days, from the date of application, unless prevented by events beyond the Department's control. (RESERVED) 131. -- 139. ELIGIBILITY EFFECTIVE DATES. Title XIX and Title XXI coverage begins the first day of the application month. Coverage for a newborn is effective the date of birth if the mother was covered by Medicaid for the child's birth. 141. -- 149. (RESERVED) 150. RETROACTIVE MEDICAL ASSISTANCE ELIGIBILITY. Title XIX and Title XXI can begin up to three (3) calendar months before the application month if the participant is eligible during the prior period. Coverage is provided if services that can be paid by Medicaid were received in the prior period. 151. -- 199. (RESERVED) NON-FINANCIAL REQUIREMENTS (Sections 200 Through 299) NON-FINANCIAL CRITERIA FOR DETERMINING ELIGIBILITY. Non-financial criteria are conditions of eligibility, other than income, that must be met before Health Care Assistance can be authorized. 201. -- 209. (RESERVED) RESIDENCY. The participant must live in Idaho and have no immediate intention of leaving, including an individual who has entered the state to look for work, or who has no permanent fixed address. 211. -- 219. (RESERVED) 220. U.S. CITIZENSHIP VERIFICATION. Citizenship Verified. Citizenship must be verified through electronic means when available. If an electronic verification is not immediately obtainable, the Department may request documentation from the applicant. The Department will not deny the application for Health Coverage until the applicant has had a reasonable opportunity period to obtain and provide the necessary proof of U. S. citizenship. Benefits During Reasonable Opportunity Period. Benefits are provided during the reasonable opportunity period that is provided to allow the applicant time to obtain and provide documentation to verify U.S. citizenship. No overpayment exists for the reasonable opportunity period if the applicant does not provide necessary documentation during the reasonable opportunity period so that the application results in denial. U.S. CITIZENSHIP AND QUALIFIED NON-CITIZEN REQUIREMENTS. To be eligible, an individual must be a lawfully present member of one (1) of the following groups:) 01. **U.S. Citizen.** A U.S. Citizen or a "national of the United States.")

a. At least one (1) parent is a U.S. Citizen. The parent can be a citizen by birth or naturalization. This

Child Born Outside the U.S. A child born outside the U.S., as defined in Public Law 106-395, is

considered a citizen if all of the following conditions are met:

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite Eligibility for Health Care Assistance for Families & Children includes an adoptive parent; The child is residing permanently in the U.S. in the legal and physical custody of a parent who is a b. U.S. Citizen: The child is under eighteen (18) years of age; c. d. The child is a lawful permanent resident; and If the child is an adoptive child, the child was residing in the U.S. at the time the parent was naturalized and was in the legal and physical custody of the adoptive parent. Full-Time Active Duty U.S. Armed Forces Member. A qualified non-citizen as defined in 8 U.S.C. 1641(b) or (c) who is currently on full-time active duty with the U.S. Army, U.S. Air Force, U.S. Marine Corps, U.S. Navy or U.S. Coast Guard, or a spouse or unmarried dependent child of the U.S. Armed Forces member. Veteran of the U.S. Armed Forces. A qualified non-citizen as defined in 8 U.S.C. 1641(b) or (c) who were honorably discharged from the U.S. Army, U.S. Air Force, U.S. Marine Corps, U.S. Navy, or U.S. Coast Guard for a reason other than their citizenship status, or a spouse, including a surviving spouse who has not remarried, or an unmarried dependent child of the veteran. Non-Citizen Entering the U.S. Before August 22, 1996. A non-citizen who entered the U.S. before August 22, 1996, who is currently a qualified non-citizen as defined in 8 U.S.C. 1641(b) or (c), who remained continuously present in the U.S. until he became a qualified non-citizen. Non-Citizen Entering On or After August 22, 1996. A non-citizen who entered the U.S. on or after August 22, 1996, and who is: A refugee admitted into the U.S. under 8 U.S.C. 1157, and can be eligible for seven (7) years from the date of entry; An asylee granted asylum into the U.S. under 8 U.S.C. 1158, and can be eligible for seven (7) years from the date asylee status is assigned; An individual whose deportation or removal from the U.S. has been withheld under 8 U.S.C. 1253 or 1231(b)(3) as amended by Section 305(a) of Division C of Public Law 104-208, and can be eligible for seven (7) years from the date deportation or removal was withheld; An Amerasian immigrant admitted into the U.S. under 8 U.S.C. 1612(b)(2)(A)(i)(V), and can be eligible for seven (7) years from the date of entry; or A Cuban or Haitian entrant to the U.S. under Section 501(e) of the Refugee Assistance Act under Section 501(e) of P.L. 96-422 (1980), and can be eligible for seven (7) years from the date of entry. Qualified Non-Citizen Entering On or After August 22, 1996. A qualified non-citizen under 8 U.S.C. 1641(b) or (c), who entered the U.S. on or after August 22, 1996, and who has held a qualified non-citizen status for at least five (5) years. American Indian Born in Canada. An American Indian born in Canada, under 8 U.S.C. 1359. 08. American Indian Born Outside the U.S. An American Indian born outside of the U.S., who is a member of a U.S. federally recognized tribe under 25 U.S.C. 450 b(e).

defined in 8 U.S.C. 1641(b) or (c), and receiving federal foster care assistance.

Qualified Non-Citizen Child Receiving Federal Foster Care. A qualified non-citizen child as

defined i	11. in 22 U.S	Victim of Severe Form of Trafficking . A victim of a severe form of trafficking in personal content of the following:	ons, a	ıs)
	a.	Is under the age of eighteen (18) years; or)
investiga	b. ation and	Is certified by the U.S. Department of Health and Human Services as willing to assist prosecution of a severe form of trafficking in persons; and	in th	e)
not been	i. denied;	Has made a bona fide application for a temporary visa under 8 U.S.C. 1104(a)(15)(T), which or	ch ha	ıs)
persons.	ii.	Is remaining in the U.S. to assist the U.S. Attorney General in the prosecution of traffick	ers i	n)
who has	12. special i	Afghan Special Immigrant . An Afghan special immigrant, as defined in Public Law 110 mmigration status after December 26, 2007.	0-161 ())
special i	13. mmigrati	Iraqi Special Immigrant . An Iraqi special immigrant, as defined in Public Law 110-181, who status after January 28, 2008.	ho ha))
as define	14. ed in 8 C	Employment Authorized Alien . An alien granted an employment authorization document (I FR Part 274a.12(c).	EAD)),)
		Individuals not Meeting the Citizenship or Qualified Non-Citizen Requirements loes not meet the citizenship or qualified non-citizen requirements in Subsections 221.01 the, may be eligible for emergency medical services if he meets all other conditions of eligibility.	roug	
	ividual w	FIZENSHIP AND IDENTITY VERIFICATION REQUIREMENTS. The participates in a Title XIX Medicaid or Title XXI CHIP funded program must provide print identity unless he has otherwise met the requirements under Section 226 of these rules.		of)
maintair	01. a citizens	Electronic Verification . Electronic interfaces initiated by the Department with agencie hip and identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information are the primary sources of verification of U.S. Citizenship and Identity information in the Identity information are the Identity information are the Identity information in the Identity in Identity in Identity in Identity in Identity i		
provide	02. the Depa	Documents . When verification is not available through an electronic interface, the individual rtment with the most reliable document that is available. Documents can be:	1 mus	st)
	a.	Originals;	()
	b.	Photocopies;)
	c.	Facsimiles;)
	d.	Scanned; or)
	e.	Other type of copy of a document.)
original	03. documen	Accepted Documentation . Other forms of documentation are accepted to the same extent at, unless information on the submitted document is:	as a	n)
	a.	Inconsistent with other information available to the Department; or	()
	b.	The Department has good cause to question the validity of the document or the information of	on it.)

	04.	Submission of Documents. The Department accepts documents that are submitted:	()
	a.	In person;	()
	b.	By mail or parcel service;	()
	c.	Through an electronic submission; or	()
	d.	Through a guardian or authorized representative.	()
223.	DOCU	MENTATION OF U.S. CITIZENSHIP.		
docume	01.	Documents Accepted as Stand-Alone Proof of U.S. Citizenship and Identity . The foccepted as proof of both U.S. citizenship and identity:	llowii	ng)
passpor	a. t card wa	A U.S. passport or a U.S. passport card, without regard to expiration date as long as the pas s issued without limitation;	sport (or)
	b.	A Certificate of Naturalization;	()
	c.	A Certificate of U.S. Citizenship.	()
internat	d. tional bor	Documented evidence, issued by a federally-recognized Indian tribe, including tribes der that identifies:	with	an)
	i.	The federally recognized Indian Tribe issuing the document;	()
	ii.	The individual by name;	()
	iii.	Confirms the individual's membership; and	()
	iv.	Enrollment or affiliation with the Tribe.	()
further	f. documen	Verification of U.S. citizenship by a federal agency or another state on or after July 1, 2 tation of U.S. citizenship or identity is required.	006, 1	no)
not pro	of of idea	Documents Accepted as Evidence of U.S. Citizenship . The following documents are accepted in Subsection 223.01 of this rule is not available. These documentity and must be used in combination with a least one (1) document listed in Subsection 22 masser rules to establish both citizenship and identity.	ents a	ıre
	a.	A U.S. birth certificate that shows the individual was born in one (1) of the following:	()
	i.	United States' fifty (50) states;	()
	ii.	District of Columbia;	()
	iii.	Puerto Rico, on or after January 13, 1941;	()
	iv.	Guam;	()
	v.	U.S. Virgin Islands, on or after January 17, 1917;	()
	vi.	America Samoa;	()
	vii.	Swain's Island;	()

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0301-1302 Eligibility for Health Care Assistance for Families & Children Proposed Rule - Chapter Rewrite viii. Northern Mariana Islands, after November 4, 1986; or ix. A cross match with a state's vital statistics agency that documents birth records. A certification of report of birth issued by the Department of State, Forms DS-1350 or FS-545; b. A report of birth abroad of a U.S. Citizen, Form FS 240; c. d. A U.S. Citizen I.D. card, DHS Form I-197;) e. A Northern Mariana Identification Card: A final adoption decree showing the child's name and U.S. place of birth, or if the adoption is not f. final, a statement from the state-approved adoption agency that shows the child's name and U.S. place of Birth; Evidence of U.S. Civil Service employment before June 1, 1976; g. h. An official U.S. Military record showing a U.S. place of birth; i. Certification of birth abroad, Form FS-545; Verification with the Department of Homeland Security's Systematic Alien Verification for Entitlements (SAVE) database; k. Evidence of meeting the automatic criteria for U.S. citizenship outlined in the Child Citizenship Act of 2000; Medical records from a hospital, clinic, or doctor, admission papers from nursing facility, skilled care facility or other institution that indicates a U.S. place of birth: Life, health, or other insurance record that indicates a U.S. place of birth. m.) Officially recorded religious record that indicates a U.S. place of birth; n. School records, including pre-school, Head Start, and daycare that shows the child's name and indicates a U.S. place of birth; p. Federal or state census record that shows U.S. Citizenship or indicates a U.S. place of birth; or When an applicant has none of the documents listed in Subsections 223.02.a. through q. of this rule, an affidavit signed by another individual under the penalty of perjury who can reasonably attest to the applicant's citizenship, and that contains the applicant's name, and indicates the date and U.S. place of birth, may be

- **O3. Documents Accepted for Evidence of Identity**. The following documents are accepted as proof of identity provided the document has a photograph or other identifying information that includes name, age, sex, race, height, weight, eye color, or address.
- **a.** A driver's license issued by a state or territory. A driver's license issued by a Canadian government authority is not a valid indicator of identity in the U.S. and cannot be used as evidence of identity.
 - **b.** An identity card issued by federal, state, or local government; ()

submitted. The affidavit does not need to be notarized.

		T OF HEALTH AND WELFARE Proposed Rule - Chapter I Health Care Assistance for Families & Children Proposed Rule - Chapter I		
	c.	School identification card;	()
	d.	U.S. Military card or draft record;	()
	e.	Military dependent's identification card;	()
	f.	U. S. Coast Guard Merchant Mariner card; or	()
	g. I the idenctions ag	A finding of identity from a federal or state governmental agency, when the agency has verifity of the individual, including public assistance, law enforcement, internal revenue or tax gency;		
verifica	h. tion of id	A finding of identity from another state benefits agency or program provided that it dentity as a criterion of participation;	obtaine (b: (
		Two (2) documents containing consistent information that corroborates the applicant's over identification cards, high school or high school equivalency diplomas, college dates, divorce decrees, property deeds or titles;		
facility.	j.	Identity affidavits are acceptable evidence of identity for individuals living in a residen	tial car	re
who car	reasona	When an applicant has none of the specified findings or documents listed in Subsections 2 rule, the applicant may submit an affidavit signed by another individual under the penalty of all attest to the applicant's identity. The affidavit must contains the applicant's name, and identified identity. The affidavit does not need to be notarized.	f perjui	ry
224. The follused:		CITY RULES FOR CHILDREN. dditional sources of documentation of identity for children under nineteen (19) years of age	may t	oe)
records.	01.	School Records. School records may be used to establish identity, including nursery or	day cai	re
	02.	Medical Records. Clinic, hospital or doctor records may be used to establish identity.	()
225. IDENT		BILITY FOR APPLICANTS WHO DO NOT PROVIDE U.S. CITIZENSHIP CUMENTATION.	P AN	D
time of	applicati	U.S. Citizenship and Identity not Verified . When the Department is unable to obtain verified and identity through electronic means, or the applicant is unable to provide documentation, the applicant will have a reasonable opportunity period of ninety (90) days to provide and identity.	on at th	ne
		Notice Mailed . The reasonable opportunity period of ninety (90) days to provide or proof of U.S. citizenship and identity begins five (5) days after the date the notice requestration is mailed.	neede sting th (ed 1e
		Medicaid Benefits . If the applicant meets all other eligibility requirements, Medicaid benefits will be denied if the a documentation.	efits wi applicat	ill nt
The ind	MENTA lividuals	IDUALS CONSIDERED AS MEETING THE U.S. CITIZENSHIP AND IDETION REQUIREMENTS. listed in Subsections 226.01 through 226.06 of this rule are considered to have met dentity requirements and are not required to provide further documentation.		

		OF HEALTH AND WELFARE Health Care Assistance for Families & Children	Docket No. 16-0301-1302 Proposed Rule - Chapter Rewrite
	01.	Supplemental Security Income (SSI) Recipients.	()
	02.	Social Security Disability Income (SSDI) Recipients.	()
entitled	03. or enroll	Individuals Entitled or Enrolled in Medicare by SSA. In ed in any part of Medicare.	dividuals determined by the SSA to be
receivin	04. g under '	Adoptive or Foster Care Children Receiving Assistant Title IV-B or Title IV-E of the Social Security Act.	ace . Adoptive or foster care children
	05.	Individuals Deemed Eligible for Medicaid. A waived new	born under Section 530 of these rules.
and incl	06. ude:	Individuals Whose Records Match Records of the SSA.	Confirmed records of SSA that match ()
	a.	Name;	()
	b.	Social Security Number; and	()
	c.	Declaration of U.S. Citizenship.	()
	partment	FANCE IN OBTAINING DOCUMENTATION. will provide assistance to individuals who need assistance citizenship.	in securing satisfactory documentary
provided verificat	individud d docume tion, doc	ICATION OF CITIZENSHIP AND IDENTITY ONE TIME al's U.S. citizenship and identity have been verified, whether entation, changes in eligibility will not require an individual to umentation, or information provides the Department with good citizenship or identity, the individual may be requested to provide the control of th	through an electronic data match or by o provide the verification again. If later od cause to question the validity of the
230 2	239.	(RESERVED)	
240. REQUI	INDIV REMEN	IDUALS WHO DO NOT MEET THE CITIZENSHIP NTS.	OR QUALIFIED NON-CITIZEN
may be XXI pro		Non-Citizen . An individual who does not meet the citizen for emergency medical services if he meets all other condition	
program		Limited Eligibility . Eligibility for emergency medical assisted to the dates of the emergency condition	tance under the Title XIX or Title XXI
241 2	249.	(RESERVED)	
requiren	vidual v nents or	GENCY MEDICAL CONDITION. who meets eligibility criteria for a category of assistance eligible non-citizen requirements may receive medical assistance as follows:	
		Emergency Medical Conditions . An individual not meetin services necessary to treat an emergency medical condition, ir ns have acute symptoms of severity, including severe pain.	
meets ci	02. riteria of	Determination of Emergency Medical Conditions . The an emergency medical condition.	Department determines if a condition ()

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	03. nergency	Limitation on Medical Assistance . Medical assistance is limited to the period of time esta y medical condition.	blish (ed)
Social Se		Documentation Waived . For undocumented individuals with emergency medical condition Number (SSN) requirement is waived because an SSN cannot be issued. Individuals not for Title XIX or XXI.		
		OR DEEMING.	(`
	Č	non-citizen's sponsor and the sponsor's spouse are counted in determining eligibility.	()
Section 2	213 of tl	OR RESPONSIBILITY. he Immigration and Naturalization Act requires that a sponsor signing Form I-864, Affice see the Department for Health Care Assistance benefits paid for a sponsored, qualified non-circle.	lavit tizen. (of)
253 26	59.	(RESERVED)		
270.	SOCIA	L SECURITY NUMBER (SSN) REQUIREMENT.		
applied for		SSN Required . An applicant must provide his social security number (SSN), or proof N, to the Department before approval of eligibility. If the applicant has more than one (1) S provided.		
SSN is ur	a. overified	The SSN must be verified by the Social Security Administration (SSA) electronically. We let the applicant is not eligible for Health Care Assistance.	hen a	an)
	b. ne SSN 1	The Department must notify the applicant in writing if eligibility is being denied or lost for requirement.	failu (re)
provide h not deny,	delay,	Application for SSN . The applicant must apply for an SSN, or a duplicate SSN when he to the Department. If the SSN has been applied for, but not issued by the SSA, the Department stop benefits. The Department will help an applicant with required documentation where for an SSN.	ent ca	an
		Failure to Apply for SSN . The applicant may be granted good cause for failure to apply a well-established religious objection to applying for an SSN. A well-established religious objects.	for a for a for a	an on)
á	a.	Is a member of a recognized religious sect or division of the sect; and	()
	b. iously o	Adheres to the tenets or teachings of the sect, or division of the sect, and for that repposed to applying for or using a national identification number.	ason (is)
(04.	SSN Requirement Waived. An applicant may have the SSN requirement waived when he	is: ()
•	a.	Only eligible for emergency medical services as described in Section 250 of these rules; or	()
J	b.	A newborn deemed eligible child as described in Section 530 of these rules.	()
271 27	9.	(RESERVED)		

280. GROUP HEALTH PLAN ENROLLMENT.

Title XIX and Title XXI participants must apply for and enroll in a cost-effective group health plan if one is available. A cost-effective health plan is one which has premiums and co-payments at a lower cost than Medicaid would pay for full medical services. Medicaid will pay premiums and other co-payments for plans the Department finds cost-

CHECH	·C.		(,
281	289.	(RESERVED)		
Depart	eration of ment by si ny liable t	NMENT OF RIGHTS TO MEDICAL SUPPORT AND THIRD PARTY LIABILITY. Sections 56-203B and 56-209b(3), Idaho Code, medical support rights are assigned gnature on the application for assistance. The participant must cooperate to secure medical shird party. The cooperation requirement may be waived if the participant has good cause	suppo	rt
	icaid parti	CAL SUPPORT COOPERATION. cipant responsible for assigning their rights to medical support must cooperate to identify and parent, establish paternity, and establish, modify and enforce a medical support order.	i loca (te)
name o	of the non	Cooperation Defined . Cooperation includes providing all information to identify and locatent and identifying other liable third party payers. The participant must provide the first a accustodial parent. The participant must also provide at least two (2) of the following pict the non-custodial parent:	and la	ıst
	a.	Birth date;	()
	b.	Social Security Number;	()
	c.	Current address;	()
	d.	Current phone number;	()
	e.	Current employer.	()
	f.	Make, model, and license number of any motor vehicle owned by the non-custodial parent;	or ()
	g.	Names, phone numbers and addresses of the parents of the non-custodial parent.	()
medica	02. l support f	Good Cause Defined . The participant may claim good cause for failure to cooperate in so for a minor child. Good cause is limited to the following reasons:	ecurir (ng)
	a.	There is proof the child was conceived as a result of incest or rape;	()
particip	b. pant, the cl	There is proof the child's non-custodial parent may inflict physical or emotional harm hild, the custodial parent or the caretaker relative;	to th	ne)
informa	c. ation regar	A credible explanation is provided showing the participant cannot provide the mirding the non-custodial parent; or	nimu: (m)
rule.	d.	A participant who has good cause for not cooperating as described in Subsection 291.03.b	of th	is)
(1) of t	03. he followi	Conditions for Non-Denial of Medicaid . Medicaid cannot be denied for individuals who m ng conditions:	eet or	ne)
	a.	A child or unmarried minor child who cannot legally assign his rights to medical support; or	r()
coopera	b. ate in esta	A pregnant woman whose income is at or below the federal poverty guideline, and who deblishing paternity and obtaining medical support from, or derived from, the father of the		

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COOPERATION WITH HEALTHY CONNECTIONS PROGRAM. Applicants must cooperate with Healthy Connections in establishing a primary care provider unless exempt under IDAPA 16.03.09, "Medicaid Basic Plan Benefits." If a primary care provider is not chosen by the applicant, Healthy Connections will choose the primary care provider for the participant. COST-SHARING REQUIREMENT. Participants are required to pay a cost-sharing premium based on the level of the family's income described in IDAPA 16.03.18, "Medicaid Cost-Sharing." 294. -- 295. (RESERVED) COOPERATION WITH THE QUALITY CONTROL PROCESS. When the Department or federal government selects a case for review in the quality control process, the participant must cooperate in the review of the case. 297. -- 299. (RESERVED) FINANCIAL REQUIREMENTS (Sections 300 Through 314) HOUSEHOLD COMPOSITION AND FINANCIAL RESPONSIBILITY. Household composition and financial responsibility are divided into two categories: tax-filing and non-tax filing households. Household Composition. The household composition includes: Spouses, parents including 01. stepparents, and all children including stepchildren and step siblings under age nineteen (19) who are living together, as members of the same household. 02. Financial Responsibility.) a. A tax-filing household is one whose individuals file taxes for themselves and their tax dependents. A non-tax filing household is one whose individuals neither file a tax return nor are claimed as a tax dependent on someone else's tax return, also referred to as "non-filers." 301. TAX FILING HOUSEHOLD. Taxpayers. For an individual filing a federal tax return for the taxable year in which an initial determination or redetermination of eligibility is made, and who is not claimed as a tax dependent by another taxpayer, the tax filing household consists of the taxpayer and the taxpayer's tax dependents. Individuals Claimed as a Tax-Dependent. For an individual who is claimed as a tax dependent by 02. another taxpayer, the tax filing household is the household of the taxpayer claiming such individual as a tax dependent, with the exception that tax dependents meeting any of the following criteria will be treated as non-filers described in Section 302 of these rules: Individuals claimed as a tax dependent by an individual other than a spouse or custodial parent; a. Individuals under age nineteen (19) living with both parents, if the parents are not married, or married filing separately; and

applicant household.

Individuals under age nineteen (19) claimed as a tax dependent by a parent residing outside of the

		Married Couples . Married couples living together, each spouse is included in the hoederal tax return is filed, whether one (1) spouse is claimed as a tax dependent by the other sped separately.	useho ouse, (ld or)
302.	NON-T	AX FILING HOUSEHOLD.		
excepti	ons in Su	Individuals Not Filing a Tax Return and Not Claimed as a Tax Dependent. An individual tax return and is not claimed as a tax dependent by another taxpayer, or meets one (1 absections 301.02.a through 301.02.c, the household is a non-filing household that consist living with the another individual who is:) of th	he
	a.	The individual's spouse;	()
	b.	The individual's natural, adopted, and stepchildren under age nineteen (19); or	()
natural	c. , adoptive	The individuals under age nineteen (19), the individual's natural, adopted, and step pare and step siblings under age nineteen (19).	nts ar	nd)
spouse.	02.	Married Couples. Married couples living together will be included in the household of the	ne oth	er)
	eligible fo	CIAL ELIGIBILITY. or a Health Care Assistance program, a participant must meet the income limits. Income lin U.S. Health and Human Services website at http://aspe.hhs.gov/poverty.	nits a	re)
304	344.	(RESERVED)		
		INCOME (Sections 345 Through 394)		
must be	m of calc e included	EHOLD INCOME. ulated Modified Adjusted Gross Income (MAGI-based income) of every individual whose in the household budget minus a standard disregard in the amount of five percent (5%) of les (FPG) by family size, if the disregard is used to establish eligibility.	incon Feder (ne al)
346.	DETE	RMINING INCOME ELIGIBILITY.		
calcula compai	01. ted month ring the in	Financial Eligibility of Applicants . Financial eligibility for Medicaid applicants must be bally household income and household size. Eligibility for Health Care Assistance is determated income against the income limit.		
time of	02.	Financial Eligibility of Participants . To project annual household income of participant or at redetermination of continuing eligibility, include:	s at tl	ne)
	a.	Reasonably predictable future income;	()
	b.	Account for a predicted decrease or increase in future income, or both, as may be established	ed by:)
	i.	A signed contract for employment;	()
	ii.	A clear history of fluctuating income; or	()
	iii.	Other clear indicators of future changes in income.	()
	c.	Future projected increase or decrease in income must be verified in the same manner a	as oth	er

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income, including by self-attestation if reasonably compatible with electronic data obtained by the Department. Eligibility for Health Care assistance is determined by comparing the calculated income against the income limit.

()

347. EARNED INCOME.

- **01. Earned Income**. Earned income is derived from labor or active participation in a business. Earned income includes taxable wages, tips, salary, commissions, bonuses, self-employment and any other type of income defined as earnings by the Internal Revenue Service (IRS). Earned income is counted as income when it is received, or would have been received except for the decision of the participant to postpone receipt. Earnings over a period of time and paid at one (1) time, such as the sale of farm crops, livestock, or poultry are annualized and IRS allowable self-employment expenses deducted.
- **02. Determination of Income**. The Department determines income eligibility based on income in the month of application.

348. DEPENDENT CHILD'S EARNED INCOME.

A dependent child's earned income is excluded, unless the child is required to file a tax return based on his own income.

349. INCOME PAID UNDER CONTRACT.

The earned income of an employee paid on a contractual basis is prorated over the period of the contract by using the method described in Section 347 of these rules.

350. IN-KIND INCOME.

An individual who receives a service, benefit, or durable goods instead of wages is earning in-kind income. In-kind income is excluded.

351. SELF-EMPLOYMENT EARNED INCOME.

Income from self-employment is treated as earned income. Calculated self-employment income is the taxable self-employment income after gross receipts and the IRS allowable costs of producing the self-employment income, when the self-employment is expected to continue as provided in Title 26, U.S.C.

- **01. Allowable Costs of Producing the Self-Employment Income**. For a non-farming enterprise, the allowable costs of producing the self-employment income are limited to those costs allowed by the IRS for federal tax purpose found on the IRS website at http://www.irs.gov,
- **02. Allowable Costs of Producing Farming Self-Employment Income**. Allowable costs of producing farming self-employment income are limited to those costs allowed by the IRS for federal tax purposes found on the IRS website at http://www.irs.gov.

352. -- 369. (RESERVED)

370. UNEARNED INCOME.

Unearned income is any income the individual receives that is not gained through employment. Unearned income includes payments from pensions, non-business rental of real property, retirement, survivors, disability insurance (RSDI), unemployment compensation, worker's compensation, veteran's benefits, spousal support payments, and capital investment returns, such as dividends and interest.

371. SUPPORT INCOME.

Support income is any payment made from a former spouse to the individual.

- **01. Child Support Payment**. A received child support payment is excluded income. ()
- **02. Spousal Support Payment**. A received spousal support payment is unearned income to the individual who receives it.

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372. -- 373. (RESERVED)

374. INTEREST AND DIVIDEND INCOME.	
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Taxable interest or dividends are unearned income.

- **01. Interest Income**. Interest posted to any financial institution account on a monthly, quarterly, or any other regular basis is unearned income in the month received. Interest is counted in the month received or in the total income considered for the tax year.
 - **02. Dividend Income.** Dividends are unearned income in the month received. ()
 - **03. Tax-Exempt Interest**. Tax-exempt interest is not counted as income.

375. RETIREMENT, SURVIVORS, AND DISABILITY INSURANCE (RSDI) INCOME OR RAILROAD RETIREMENT BOARD BENEFITS.

The amount of the entitlement to retirement, survivors, and disability insurance (RSDI) or railroad retirement board benefits is counted as unearned income, unless an overpayment is being withheld. If an overpayment is being withheld, the net amount is unearned income.

376. -- 377. (RESERVED)

378. DISABILITY INSURANCE PAYMENTS.

Taxable disability payments, paid to an individual through an insurance company, are unearned income in the month received.

379. INCOME FROM ROOMER OR BOARDER.

Taxable income from a commercial boarding house is earned income. Income from other room and board situations is unearned income.

380. RETIREMENT ACCOUNTS, PENSIONS, AND ANNUITY DISTRIBUTIONS.

Distributions received from an individual retirement account that is reported as income on the most recent year's tax return is included in gross income for the year when determining calculated income for Medicaid. Interest from a retirement account that is withdrawn in one (1) lump sum is unearned income in the month received.

381. INCOME FROM SALE OF REAL PROPERTY.

Monthly payments, minus prorated taxes and insurance costs, received by a participant for the sale of real property are unearned income.

382. EDUCATIONAL INCOME.

Any student financial assistance provided under Title IV of the Higher Education Act, the Bureau of Indian Affairs education program, Veteran's Administration educational benefits, grants, loans, scholarships, or work study is excluded.

383. (RESERVED)

384. LUMP SUM INCOME.

A non-recurring lump sum payment is income in the month the lump sum is received. Lump sum income is a retroactive monthly benefit or a windfall payment. The lump sum may be earned or unearned income that is paid in a single sum. Lump sum income includes retirement, survivors, and disability insurance (RSDI), Veteran's Administration (VA), worker compensation awards, severance pay, disability insurance, and lottery winnings. ()

- **01.** Lump Sum Received in Initial Month of Eligibility. Lump sum income received in the application month is counted as income for that month.
- **02. Lump Sum Received in Any Other Month of Eligibility**. If a lump sum income is anticipated, the lump sum is counted as income in the month the income is expected.

		Prior-Year Tax Refund . Any portion of a prior-year tax refund, which is considered as inceear's tax return, is included in the gross calculated income for the year when determining calculated medicaid.		
385. Income		IE EXCLUDED BY FEDERAL LAW. by federal law is not counted in determining income available to the participant.	()
386 3	387.	(RESERVED)		
		DENT CHILD'S UNEARNED INCOME. d income is countable towards his household's eligibility, only when the child must file a tax income.	retur	n)
389 3	394.	(RESERVED)		
		DISREGARDS (Section 395 Through 399)		
applied necessa	ard disreg to the carry in orde	IE DISREGARDS. gard in the amount of five percent (5%) of Federal Poverty Guidelines (FPG) by family alculated income of an individual in those situations where the application of the disrepresent of the individual or household to be eligible for the highest income limit Health Care cover be eligible.	gard i	is
396 3	399.	(RESERVED)		
		HEALTH COVERAGE FOR ADULTS (Sections 400 Through 499)		
depende caretake	ehold bud ent child, er relative	TTS AND CARETAKER RELATIVES INCLUDED IN HOUSEHOLD BUDGET UNIT dget unit is a parent, parents, caretaker relatives, or pregnant woman who is responsible including an unborn child, and who live in the same home with a dependent child. The pare's needs, and income, are counted as a unit for adult eligibility. Eligibility is based on the nur t unit members.	e for ent's c	or
budget	01. unit durin	Member of More Than One Budget Unit . No person may receive benefits in more than g the same month.	one (1	[))
unit in a	02. home, ea	More Than One Medicaid Budget Unit in Home. If there is more than one (1) Medicaid ach budget unit is considered a separate unit.	budge (et)
of both	03. units. The	Budget Units Not Separate . Budget units cannot be separate if any member is a required no budget units must be combined and treated as one (1) unit.		er)
401.	FINAN	CIALLY ELIGIBLE CHILD.		
and ava	01. ilable on t	Household Income . The household's calculated income does not exceed the threshold established U.S. Health and Human Services website at http://aspe.hhs.gov/poverty.	blishe (d)
	02.	SSI Income . The child receives SSI income.	()
402.	PERSO	NS NOT INCLUDED IN A MAGI-BASED BUDGET HOUSEHOLD.		
	01.	SSI Recipient . Persons who receive SSI benefits must not be included.	()

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02. included.	AABD State Supplemented Recipient. Persons who receive AABD cash benefits m	nust not	De
03.	Ineligible Non-Citizen. Persons who are ineligible non-citizens must not be included.	(,
04. be included.	Title IV-E Foster Child. A child who receives foster care payments from the Department	nt must n (0
05. or local agence	Adoption Assistance . A child who receives adoption assistance payments from any feet by providing adoption assistance payments must not be included.	deral, sta	
06.	AABD . An individual who receives Medicaid based on disability, blindness, age (65 or	r older),	O:

403. -- 409. (RESERVED)

the need for long term care service.

410. DETERMINING MEDICAID ELIGIBILITY.

Calculated income for each individual is compared to the income payment standard. When income exceeds the standards, the individual is ineligible. Income standards are available on the U.S. Health and Human Services website at http://aspe.hhs.gov/poverty.

411. INCOME LIMITS FOR PARENTS AND CARETAKER RELATIVES.

The income limits are based on the number of household budget unit members. Parents and caretaker relatives, whose MAGI-based income does not exceed the guidelines listed in the table below for their household size, meet the income limit for parent and caretaker relative Medicaid.

TABLE 411 INCOME LIMITS		
Number of Household Members	Income Limit	
1	\$233	
2	\$289	
3	\$365	
4	\$439	
5	\$515	
6	\$590	
7	\$666	
8	\$741	
9	\$816	
10	\$982	
Over 10 Persons	Add \$75 Each	

412. -- 419. (RESERVED)

420. EXTENDED MEDICAID FOR SPOUSAL SUPPORT INCREASE.

Participants are eligible for four (4) calendar months of Extended Medicaid if an increase in the participant's spousal support causes them to exceed the income limit for their household budget unit size. The participant must have received Medicaid in Idaho in at least three (3) of the six (6) months before the month the participant became income ineligible.

421. -- 499. (RESERVED)

PREGNANCY-RELATED HEALTH COVERAGE (Sections 500 Through 519)

500. PREGNANT WOMAN COVERAGE.

A pregnant woman of any age is eligible for the Pregnant Woman coverage if she meets all of the non-financial and financial criteria of the coverage group. Health care assistance for Pregnant Woman coverage is limited to pregnancy-related and postpartum services. The Pregnant Woman medical assistance coverage extends through the sixty (60) day postpartum period if she applied for medical assistance while pregnant and was receiving medical assistance when the child was born. An individual who applies for Pregnant Woman medical assistance after the child is born is not eligible for the sixty-day (60) postpartum period.

- **01. Income Limit**. The individual's calculated income must not exceed one hundred thirty-three percent (133%) of the Federal Poverty Guidelines (FPG) for her family size in the application month.
- **O2. Household Size.** Household members include the pregnant woman and the unborn child or children if expecting more than one child. Household members also include the spouse, minor tax dependent children, and minor step-children, if living with the pregnant woman. Other related children may be included if they live with the pregnant woman and are tax dependents of her household. Household members are counted regardless of Medicaid ineligibility or disqualification. Household members who receive SSI or AABD cash supplement payments are not included.
- **03. Income Disregards.** A standard disregard in the amount of five percent (5%) of Federal Poverty Guidelines (FPG) for family size is applied to the MAGI income of the pregnant woman if the disregard is necessary to establish income eligibility.
- **04. Continuing Eligibility.** The pregnant woman remains eligible during the pregnancy regardless of changes in income. The woman must report the end of pregnancy to the Department within ten (10) days.

501. PREGNANT WOMAN INELIGIBLE BECAUSE OF EXCESS INCOME.

A pregnant woman who receives health care assistance and becomes ineligible because of an increase in income will continue to receive coverage through the end of the month in which the sixtieth day falls after the end of the pregnancy.

502. PRESUMPTIVE ELIGIBILITY FOR PREGNANT WOMEN.

Presumptively eligible (PE) pregnant woman coverage is designed to provide some prenatal care during the time between the pregnancy diagnosis and the eligibility determination.

- **01. Pregnancy Diagnosis and Eligibility Determination**. A pregnant woman can get limited ambulatory prenatal care as a presumptively eligible (PE) pregnant woman through the end of the month after the month the provider completes the PE determination.
- **02. Qualified Provider Completes Eligibility Determination**. A qualified PE provider accepts written requests for these services and completes the eligibility determination.
- **03. Formal Application**. The qualified PE provider must inform the participant how to complete the formal application process.
- **04. Notification of Eligibility Determination Results**. Qualified PE providers are required to send the result of the PE decision and the completed application for the Pregnant Woman coverage to the Department within two (2) working days of the PE determination.
- **05. Presumptive Eligibility Decisions**. Notice and hearing rights of the Title XIX Medicaid program do not apply to the PE decisions. An individual is eligible for only one (1) period of PE coverage during each

pregnar	ncy.		()
503 :	519.	(RESERVED)		
		HEALTH COVERAGE FOR CHILDREN (Sections 520 Through 529)		
disregar	n are elig	CIAL ELIGIBILITY. ible for Health Care Assistance when the household's total MAGI-Based income minus a sumount of five percent (5%) of Federal Poverty Guidelines (FPG) by family size is less than concome limit for the age of the child.		
		Title XIX Income Limit. For children age zero (0) to six (6), Title XIX income limit e percent (141%) of the FPG for the household size. For children age six (6) through age e imit is one hundred thirty three percent (133%) of the FPG for the household size.	is or ighte	ne en
For chil	ldren ages	Title XXI Income Limit . For children age zero to six (0-6), Title XXI income limit is between percent (141%) and one hundred eighty-five percent (185%) of the FPG for the househot six (6) through eighteen (18) the income limit is between one hundred thirty-three percent (eighty five percent (185%) of the FPG for the household size.	ld siz	ze.
		Disregard Applied . A standard disregard in the amount of five percent (5%) of Federal by family size is applied to the calculated income used to establish the child's eligibility egard is necessary for the child to be financially eligible.		
	old size a	EHOLD SIZE AND FINANCIAL RESPONSIBILITY. and financial responsibility for health coverage for children is determined using the method ion 300 of these rules.	odolog (gy)
522.	(RESEI	RVED)		
		SS TO OR COVERAGE UNDER OTHER HEALTH PLANS. ble for coverage under the CHIP plan if they have access to or are enrolled in other health cod below:	overa	ge)
the time	01. e of applic	Covered by Creditable Health Insurance. The child is covered by creditable health insuration.	rance	at
	02.	Eligible for Title XIX. The child is eligible under Idaho's Title XIX State Plan.	()
under I	03. daho's Sta	Idaho State Employee Benefit Plan. The child is eligible to receive health insurance bette employee benefit plan.	oenefi (its)
524.		NUOUS HEALTH CARE ASSISTANCE ELIGIBILITY FOR CHILDREN UNDER	R AG	Έ
remain	n under aş eligible f	ge nineteen (19), who are found eligible for health coverage in an initial determination or at refor a period of twelve (12) months. The twelve (12) month continuous eligibility period deceason, eligibility was determined incorrectly.		
followi	01.	Reasons Continuous Eligibility Ends . Continuous eligibility for children stops for one (1 s:) of t	he
	a.	The child is no longer an Idaho resident;	()
	b.	The child dies;	()

		T OF HEALTH AND WELFARE Docket No. 16-030 Health Care Assistance for Families & Children Proposed Rule - Chapter I		
	c.	The participant requests closure; or	()
	d.	The child turns nineteen (19) years of age as defined in Subsection 010.05 of these rules.	()
eligibil	02. ity for one	Children Not Eligible for Continuous Eligibility . Children are not eligible for conte (1) of the following reasons:	ntinuo (ous)
	a.	A child is approved for emergency medical services; or	()
	b.	A child is approved for pregnancy-related services.	()
became birthda	ividual w ineligibl	ER FOSTER CHILD. Tho is between the age of eighteen (18) and twenty-six (26), who was in foster care in Id the for Medicaid as a foster child due to age, may receive Medicaid coverage until his twent are no financial eligibility criteria. The only non-financial criteria are the receipt of foster.	ity-si	xth
526	529.	(RESERVED)		
		SPECIAL CIRCUMSTANCES FOR CHILDREN (Sections 530 Through 549)		
530. A child		ORN CHILD DEEMED ELIGIBLE FOR MEDICAID. Ed eligible for Medicaid for his first year of life when the following exists.	()
assistar	01. nce.	Mother Filing an Application. The child is born to a mother who files an application for	medi (cal
		Mother Is Eligible for Medicaid . The mother is eligible for Medicaid in the newborn g a month of retroactive coverage. This includes a mother who qualifies for coverage only of her alien status.		
their pa	or parent i arents ma	R PARENT LIVING WITH PARENTS. s a child under the age of eighteen (18) who is pregnant or has a child. Minor parents who lay be eligible for Health Care Assistance for themselves and their children. The minor extrained according to the Section 300 of these rules related to tax filing households.		
Eligible	lent of ar e instituti	ENT OF AN ELIGIBLE INSTITUTION. n eligible institution must meet all nonfinancial and financial criteria of Title XIX or Titons are medical institutions, intermediate care facilities, child care institutions for foster d community residences serving no more than sixteen (16) residents.	tle XX care,	XI. or)
	en who re	OREN WITH SPECIAL CIRCUMSTANCES AND MEDICAID. ceive foster care or are in adoptive placements are eligible for Medicaid. The children multiple and must meet the financial requirements described for the children's coverage group.	ust m	eet)
534. A child		ESCENT RESIDENT OF IDAHO STATE HOSPITAL SOUTH. in Idaho State Hospital South, may be eligible for Health Care Assistance if the child is:	()
	01.	Age. The child must be under the age twenty-one (21).	()
	02.	Calculated Income. The child's calculated income is:	()
	a.	Two hundred thirty-three dollars (\$233) or less; and	()
	b.	If necessary, a standard disregard of five percent (5%) of Federal Poverty Guidelines (I	FPG)	by

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0301-1302 Eligibility for Health Care Assistance for Families & Children Proposed Rule - Chapter Rewrite family size is applied to the child's calculated income in order for the child to be eligible for coverage. TITLE IV-E FOSTER CARE CHILD. A child may be eligible for Health Care Assistance as a Title IV-E foster care child if the following conditions are met. 01. Court Order or Voluntary Placement. The child must have been living in a parent's or relative's home during the month a court order removes the child or during the month a parent or relative voluntarily signs a written agreement with the Department for foster care. Custody and Placement. The child's placement and care are the Department's responsibility and the child is living in a licensed foster home, licensed institution, licensed group home, detention center, or in a relative's home approved for the child by the Department. IV-E Foster Care and SSI Eligibility. When a child is eligible for both IV-E-Foster Care and SSI, 03. the caretaker relative or social worker must choose the Medicaid coverage group for the child. TITLE XIX FOSTER CHILD. A child living in a foster home, children's agency, or children's institution who does not meet the conditions of Title IV-E Foster Care may be Medicaid eligible if the following conditions are met: 01. **Age**. The foster child is under age twenty-one (21).) 02. **Department Responsibility.** The Department assumes full or partial financial responsibility for the child. 03. Calculated Income. The child's calculated income is: a. Two hundred thirty-three dollars (\$233) or less; and If necessary, a standard disregard of five percent (5%) of Federal Poverty Guidelines (FPG) by h. family size is applied to the child's calculated income in order for the child to be eligible for coverage. 537. STATE SUBSIDIZED ADOPTION ASSISTANCE CHILD. A child in a state subsidized adoptive placement may be Medicaid eligible when the following conditions are met. 01. **Age**. The child is under age twenty-one (21). Adoption Assistance. An adoption assistance agreement, other than under Title IV-E between the state and the adoptive parents, is in effect. **Special Needs**. The child has special needs for medical or rehabilitative care that prevent adoptive placement without Medicaid. 04. **Medicaid**. The child received Medicaid in Idaho prior to the adoption agreement.) CHILD IN FEDERALLY-SUBSIDIZED ADOPTION ASSISTANCE. A child in a federally-subsidized adoptive placement under Title IV-E foster care is eligible for Medicaid. No additional conditions must be met. THE ADOPTIONS AND SAFE FAMILIES ACT. The Adoptions and Safe Families Act of 1997 provides health insurance coverage for any child with special needs

01.

when they meet the following conditions.

Adoption Assistance Agreement. The child has an adoption assistance agreement.

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Special Needs. The state has determined that due to the child's special needs for medical, mental health, or rehabilitative care, the child cannot be placed with adoptive parents without medical assistance. 540. -- 549. (RESERVED) MEDICAID DIRECT COVERAGE PLANS (Sections 550 Through 559) MEDICAID DIRECT COVERAGE GROUPS. Based on the assessment of the participant's health care needs they are enrolled in one (1) of the following plans: Medicaid Basic Plan. The Medicaid Basic Plan is similar to private health insurance plans. The services in this plan are described in IDAPA 16.03.09, "Medicaid Basic Plan Benefits." Medicaid Enhanced Plan. The Medicaid Enhanced Plan includes all of the benefits found in the 02. Basic Plan, plus additional benefits to cover needs of people with disabilities or special health needs. The services in this plan are described in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Medicare/Medicaid Coordinated Plan Benefits. The Medicare/Medicaid Coordinated Plan includes the Medicaid benefit plan option that coordinates and integrates health plan benefits for individuals who are eligible for and enrolled in both Medicare and Medicaid. HEALTH ASSESSMENT. 551. A health assessment is required when a participant moves to the enhanced plan. Children who are receiving services from the Department, in foster care, receiving SSI, infant toddler program and children receiving developmentally delayed services, are eligible for the enhanced plan without the need for the health assessment. 552. -- 599. (RESERVED) CASE MAINTENANCE REQUIREMENTS (Sections 600 Through 701) 600. ANNUAL ELIGIBILITY RENEWAL. Participants must have an annual eligibility review of all eligibility factors. Exceptions to the annual eligibility renewal are listed in Section 601 of these rules. Continuing Eligibility. Continuing eligibility is determined using available electronic verification 01. sources without participant contact, unless: a. Information is not available; b. Information sources are provide conflicting information; or) Information is inconsistent with information provided by the participant. Inconsistency Impacts Eligibility. When inconsistency exists from electronic verification sources that impact participant eligibility, information must be verified by the participant. The Department provides the participant a document that displays household information currently being used to establish eligibility and asks the participant to verify correctness, and if not correct to provide updated information. EXCEPTIONS TO ANNUAL RENEWAL.

when the following exists.

A participant who receives Title XIX or Title XXI through time-limited coverage does not require an annual renewal

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01. Section 420 of t	Extended Medicaid . A participant who receives extended Medicaid is eligible as provided in hese rules.
02. eligible as provi	Pregnant Woman . A participant who receives Medicaid as a Low Income Pregnant Woman is ided in Section 500 of these rules.
03. child of a Medic	Newborn Child of Medicaid-Eligible Mother . A participant receiving Medicaid as the newborn caid-eligible mother is eligible as provided in Section 530 of these rules.
602 609.	(RESERVED)
Changes in fam in which the c	RTING REQUIREMENTS. ily circumstances must be reported to the Department by the tenth of the month following the month hange occurred. Report of changes may be made verbally, in writing, through personal contact, electronic mail, or mail.
	S OF CHANGES THAT MUST BE REPORTED. umstances the participant must report are the following: ()
01. location must be	Name or Address. A name change for any participant must be reported. A change of address or exported.
02. caretaker receiv	Household Composition . Changes in family composition must be reported if a parent or relative es Medicaid.
03. relative caretake	Marital Status. Marriages or divorces of any family member must be reported if a parent or receives Medicaid.
04. Medicaid Healt	New Social Security Number . A Social Security Number (SSN) that is newly assigned to a h Care Assistance program participant must be reported.
05. plan must be rep	Health Insurance Coverage . Enrollment or disenrollment of a participant in a health insurance corted.
06.	End of Pregnancy. Pregnant participants must report when pregnancy ends. ()
07. relative caretake	Earned Income . Changes in the amount or source of earned income must be reported if a parent or er receives Title XIX benefits.
08. parent or relativ	Unearned Income . Changes in the amount or source of unearned income must be reported if a re caretaker receives Title XIX benefits.
09. member.	Support Income. Changes in the amount of spousal support received by an adult household ()
10. parent or relativ	Disability . A family member who becomes disabled or is no longer disabled must be reported if a re caretaker receives Title XIX benefits.
612 619.	(RESERVED)
The Departmen	CE OF CHANGES IN ELIGIBILITY. It will notify the participant of changes in his Health Care Assistance. The notice must give the ne reason for the action, the rule that supports the action, and appeal rights.

621. NOTICE OF CHANGE OF PLAN.

The Department is allowed to switch a participant from the Medicaid Basic Plan to the Medicaid Enhanced plan within the same month. Advance notice must be given to the participant when there is a decrease in their benefits and

he will b	e switch	ed from the enhanced plan to the basic plan.	()
622. The Dep change any noti	oartment i results in	NCE NOTICE RESPONSIBILITY. must notify the participant at least ten (10) calendar days before the effective date of when a re Health Care Assistance closure. The effective date must allow for a five (5) day mailing peri	ported od for
	e notice is	NCE NOTICE NOT REQUIRED. s not required when a condition listed in Subsections 623.01 through 623.08 of this rule exist be notified no later than the date of the action.	s. The
	01.	Death of Participant . The Department has proof of the participant's death.	()
	02.	Participant Request. The participant requests closure in writing.	()
paymen	03. ts to the p	Participant in Institution . The participant is admitted or committed to an institution. For participant do not qualify for federal financial participation under the state plan.	further
Persons	04. with Inte	Nursing Care . The participant is placed in a nursing facility or Intermediate Care Facility Clerking (ICF/ID).	ity for
	05.	Participant Address Unknown. The participant's whereabouts are unknown.	()
state.	06.	Medical Assistance in Another State. A participant is approved for medical assistance in a	nother
applicat	07. ion for ai	Eligible One Month. The participant is eligible for aid only during the calendar month d.	of his
	08.	Retroactive Medicaid . The participant's Title XIX or Title XXI eligibility is for a prior period	od.
624 6	699.	(RESERVED)	
700. Health eligible.	Care Ass	PAYMENTS. istance overpayments occur when a participant receives benefits during a month they we	re not
701. All Hear from the		VERY OF OVERPAYMENTS. Assistance overpayments are subject to recovery. Overpayments are recovered by direct pa ant.	yment
overpay	01. ment and	Notice of Overpayment . The participant must be informed of the Health Care Assi appeal rights.	stance
overpay	02. ment is fu	Notice of Recovery . The participant must be informed when his Health Care Assiully recovered.	stance
702 9	99.	(RESERVED)	